

SITUATION	20 WORDS,
ADVTs.	10 CENTS

**LAST EDITION.**

## CANNOT TELL WHO KILLED HER.

Inquest Announces that  
Verdict.

**Grand Jury Will Take Action  
in the Matter  
To-Morrow.**

**HABEAS CORPUS WRIT ISSUED.**  
The Accused Lawyer Gives a Sight  
of Relief on Hearing the  
Verdict

The Coroner's jury in the Martha J. Fuller inquest found a verdict at 12:30 this afternoon that it was unable to determine from the evidence who shot the young woman.

of Their  
ges.  
of the forty-  
the Methodist  
was opened  
E. Church.

ly Commu-  
20 delegates  
er, of Minne-  
ated to meet  
ron. News-  
the confer-  
the Nostrand  
Hilltop Fow-

speech during a church in New York City and named L. War-  
speech during a church in New York City and named L. War-  
complained of an-  
gelsists.

**BELLS.**

Acting District Attorney McIntyre said later in the day that the case of Magee would be submitted to the Grand Jury

to-morrow. The failure of the prosecutors to bring some witnesses whose testimony would implicate Magee was commented upon unfavorably by the spectators for the commitment of Magee under any circumstances had been discounted from the start. Mr. Hartman had said when asked:

"We don't propose to give away our case. All our complaints are made in

It seems strange to laymen. It is difficult to understand how the revelation of all the truth regarding a case can hurt the prosecution, for the prosecution is supposed to want the whole truth. The prosecutors are supposed not to equivocate, but a determination of the question of the guilt or innocence of the accused.

It was 11:20 when Coroner Fitzpatrick

East Dugan, Hartman said: "The people rest."

There is supposed to be no controversy in an inquest. The coroner's duty as laid down by law is to discover to the jury if possible by calling every person as a witness who can possibly throw any light on the cause of death of the subject of the inquest. He is helped by the police.

Mr. Brooke moved: "Inasmuch as no subject of the inquest is to be called."

\$50,000. The \$250,000 secured against Henry Magee's promise, made before the Superior Court, continued until

the slightest degree towards Magee's guilt, that he be discharged."

This was denied.

Then Mr. Brooke asked that the jury be instructed to exonerate Magee.

This was denied, too, the Coroner saying it was a matter for the jury to decide.

Coroner Fitzpatrick then addressed the jury.

There is nothing in the law that calls

for a charge from a coroner, and nobody ever heard one except in New York, but Coroner Fitzpatrick indulged in this "judicial" prerogative, beginning like this: "It is plain that the cause of death was a pistol shot wound, but to my mind there was a primary cause. There must have been a motive. It is for you to decide."

Then the Coroner read a resume of the evidence, and for this insignificant

OCRAT.

assembly has a democrat, in Jones County, Ireland. Re-

**Guilty.**

keeper, of  
lreland, who

Prisoners of war, that doubt should be given to the prisoner and he should be exterminated."

After this charge the jury retired at 11:35 o'clock.

At 12:30 the jury returned. They had deliberated fifty-five minutes. Magee asked his agent on oath to listen to what Foreman Peet had to say. He listened breathlessly.

"We find that Martha J. Fuller came

to her death by a pistol-shot wound at 11 Nassau street, room 23, on Saturday, March 17, 1901, but from the evidence before us we are unable to determine who was the slayer.

Magee relaxed, settled back in his seat and gave a deep sigh of relief.

Assistant District Attorney Hartman was evidently surprised. He asked that Magee be committed to the Tombs to await the action of the Grand Jury.

On what ground? demanded Lawyer